

EXHIBIT 1

PLAINTIFF'S APRIL 11, 2023
REQUEST FOR INSPECTION

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
WACO DIVISION**

CloudofChange, LLC,

Plaintiff,

v.

Clover Network, Inc.,

Defendant.

Case No. 6:22-CV-00634-ADA-DTG

JURY TRIAL DEMANDED

PLAINTIFF’S REQUEST FOR INSPECTION OF PRODUCTS AND SOURCE CODE

Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiff CloudofChange, LLC (“Plaintiff” or “CloudofChange”) requests that Defendant Clover Network, Inc. (“Defendant” or “Clover”) make the following accused products and source code available for inspection by Plaintiff’s technical expert(s) and outside counsel at a time and place to be agreed upon by the Parties:

- All versions of the following accused products (to be accessed on a tablet device during the inspection):
 - Clover Station Solo
 - Clover Station Duo (formerly Station Pro)
 - including, but not limited to, versions under the name Station Pro
 - Clover Mini
 - Clover Dashboard
 - Clover Web Dashboard
 - Clover Sport (formerly, Bypass)
 - including, but not limited to, versions under the name Bypass
- All versions of the back office software of the following accused products (to be accessed on a desktop or laptop computer during the inspection):
 - Clover Station Solo
 - Clover Station Duo (formerly Station Pro)
 - including, but not limited to, versions under the name Station Pro
 - Clover Mini
 - Clover Dashboard
 - Clover Web Dashboard
 - Clover Sport (formerly, Bypass)
 - including, but not limited to, versions under the name Bypass

- All versions of source code for the following accused products, including all components of the accused products and all application programming interfaces (APIs) used by the accused products:
 - Clover Station Solo
 - Clover Station Duo (formerly Station Pro)
 - including, but not limited to, versions under the name Station Pro
 - Clover Mini
 - Clover Dashboard
 - Clover Web Dashboard
 - Clover Sport (formerly, Bypass)
 - including, but not limited to, versions under the name Bypass

Dated: April 11, 2023

Respectfully submitted,

PATTERSON + SHERIDAN LLP

/s/ John A. Yates

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was served on counsel of record on April 11, 2023.

/s/ John A. Yates
John A. Yates